## 

## MISCELLANEOUS CAUSE FOR CONTEMPT HEARING

BEFORE JUDGE BIANCO

DATE:	3/14/2012	TIME: 11:30 a.m.	TIME IN COURT: 1 hour
CASE NUMBER:	<u>MC-11-747</u>		
TTTLE:	USA v. John Doe	<u> </u>	
PLTFFS ATTY:	AUSA Richard L	unger	
DEFTS ATTY:	Bryan C. Skarlato	<u>os</u>	
COURT REPORTER: Owen Wicker COURTROOM DEPUTY: Mary Ryan OTHER:			
X CASE CALLED.			
X CONFEREN	_ CONFERENCE HELD.		
ARGUMEN'I	ARGUMENT HEARD / CONT'D TO		
DECISION:			

OTHER: Joe Doe present is courtroom. Courtroom remains open during hearing. Court finds Mr. Doe in civil contempt on 2<sup>nd</sup> subpeona. Sanction of \$1000.00 a day until compliance with subpeona. Sanction is stayed until 10 days after the 2<sup>nd</sup> Circuit U.S. Court of Appeals decision. Deft. attorney Mr. Weinberg joins conference via telephone for ruling as to 1<sup>st</sup> subpeona: Court quashes subpeona for reasons as stated on record. Mr. Doe's records to remain in Mr. Doe's attorney's custody for 30 days subject to renewal to allow Government decision on how to proceed. Mr. Skarlatos to review government briefings and submit proposed redactions within 10 days so that the Court may unseal those filings.